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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/892,340	06/27/2001	Robert A. Rousseau	ETH-1507	3554	
27614 7	7590 02/23/2005		EXAMINER		
RALPH W. S	SELITTO, JR. SER & ENGLISH, LLP		LANDREM, KAMRIN R		
	ENTER FOUR		ART UNIT	PAPER NUMBER	
100 MULBER			3738		
NEWARK, N.	J 07102		DATE MAILED: 02/23/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Appl	ication No.	Applicant(s)	M			
Office Action Summary		92,340	ROUSSEAU, ROBERT A	<i>,</i> 11			
		niner	Art Unit				
	Kamı	in R. Landrem	3738				
The MAILING DATE of this comm Period for Reply	nunication appears o	n the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOR THE MAILING DATE OF THIS COMM - Extensions of time may be available under the provise after SIX (6) MONTHS from the mailing date of this constitution of the period for reply specified above is less than this lif NO period for reply is specified above, the maximum of the period for reply within the set or extended period for Any reply received by the Office later than three more earned patent term adjustment. See 37 CFR 1.704(UNICATION. sions of 37 CFR 1.136(a). In communication. rty (30) days, a reply within the m statutory period will apply reply will, by statute, cause the other after the mailing date of the	no event, however, may a reply be ti le statutory minimum of thirty (30) da and will expire SIX (6) MONTHS fron le application to become ABANDONI	mely filed ys will be considered timely. the mailing date of this communicat ED (35 U.S.C. § 133).	tion.			
Status							
1) Responsive to communication(s)	filed on <u>13 Decemb</u>	<u>er 2004</u> .					
2a) This action is FINAL .	2b)⊠ This action	is non-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ☐ Claim(s) 1-15,21 and 22 is/are p 4a) Of the above claim(s) 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-15,21 and 22 is/are re 7) ☐ Claim(s) is/are objected to 8) ☐ Claim(s) are subject to res	is/are withdrawn from ejected.	n consideration.					
Application Papers							
9) ☐ The specification is objected to by	y the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) inclu 11) The oath or declaration is objected.				•			
Priority under 35 U.S.C. § 119	•						
12) Acknowledgment is made of a classical All b) Some * c) None of the prior of the prior of the prior of the certified copies of the prior of the certified copies of the certified copapplication from the Intern * See the attached detailed Office a	if: rity documents have rity documents have ies of the priority doc ational Bureau (PCT	been received. been received in Applicate cuments have been receiv Rule 17.2(a)).	tion No red in this National Stage				
Attachment(s)							
1) Notice of References Cited (PTO-892)	(DTC 040)	4) Interview Summar Paper No(s)/Mail D					
 2) Notice of Draftsperson's Patent Drawing Revie 3) Information Disclosure Statement(s) (PTO-144 Paper No(s)/Mail Date 	·		Patent Application (PTO-152)				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/13/04 has been entered.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 3, 4, 5, 6, 11, 13, 14, 15, 21 and 22 are rejected under 35 U.S.C. 102(b) as being anticipated by Gianturco (EP 0554485 B1).

With regards to Figure 10 and 12 Gianturco discloses a biocompatible circular prosthetic mesh system adapted for implantation into a body comprising a flexible mesh layer, the mesh layer having a generally flat shape when it is in a first condition (Fig. 10) and a generally collapsed shaped when in its second condition (Fig. 12). The mesh layer has a ridge formed therein that is irremoveably therewith and projecting therefrom in a direction substantially perpendicular to said mesh layer when said mesh layer is in said first flat condition. The ridge is formed of a thin piece of Nitinol and is therefore sized and capable of facilitating movement

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from it's collapsed configuration to an expanded flat configuration after being implanted in the body (11:1-12:5). The patch may be used to repair a hernia (12:6-13). The Nitinol ridge undergoes a thermoforming process to set the ring to a predetermined configuration (11:1-17). Figure 10 discloses a plurality of ridges 115 in ring/loop configurations about the circular mesh system.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gianturco in view of Bendavid et al (USPN 4,769,038).

Gianturco as discussed above, discloses the prosthetic mesh system as claimed. Gianturco however fails to disclose another mesh layer connecting to said mesh layer. With reference to Figure 1 Bendavid teaches a prosthetic mesh system comprising biocompatible, flexible mesh layers 12,16 and another mesh layer 14 connected to said mesh layers 12,16 by connecting means 18 to provide a prosthetic mesh with an arrangement of layers that enable the herniated muscles to be reconstructed with the layers of the prosthesis in a manner which does not stretch the musculature. Therefore in view of the teachings it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the prosthetic mesh as disclosed by Gianturco by incorporating an additional mesh layer as taught by Bendavid in

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order to provide a prosthesis with a structure that reduces the stretching of the musculature and minimizes the risk for re-injuring the herniated muscle.

Claims 8, 9, 10 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gianturco as modified by Bendavid and further in view of Gonzalez (WO 97/22310).

As discussed above, Gianturco as modified by Bendavid, discloses the prosthetic mesh assembly as claimed. While Gianturco suggests that any shape prosthetic mesh may be used (13:5+), Gianturco as modified by Bendavid fails to disclose the particular shape of the mesh as claimed by the applicant. Gonzalez teaches a biocompatible, flexible prosthetic mesh assembly in a circular configuration with a ridge formed concentrically about the perimeter of the mesh to provide self-unfolding device that simplifies surgical procedures (abstract). Therefore in view of the teachings it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the prosthetic mesh as disclosed by Gianturco by forming the ridge concentrically about the perimeter of the device to provide a self-unfolding hernia patch that reduces the need of stitches and/or staples and reduces the difficulty of implantation.

Response to Arguments

Applicant's arguments with respect to claims 1-15, 21 and 22 have been considered but are most in view of the new ground(s) of rejection.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kamrin R. Landrem whose telephone number is 571-272-4752. The examiner can normally be reached on 8:00-5:00, Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Corrine McDermott can be reached on 571-272-4754. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kamrin Landrem Examiner AU 3738

krl

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